fying the security they hold, if any, and if none, stating the fact, the whole attested under oath, with the vouchers in support of such claims; and also to inform me in writing whether or no they consent to the discharge of the insolvent.

(Place

date)

Signature of assignee.

FORM D.

INSOLVENT ACT OF 1863.

To (name of insolvent.

Residence

and description

You are hereby required to make an assignment of your estate and effects under the above Act, for the benefit of your creditors.

Place

date.

(Signature of creditor.)

FORM E.

INSOLVENT ACT OF 1863.

PROVINCE OF CANADA,
DISCRICT OF
A. B., (name, residence and description.)
Plaintif

vs.

C. D., (name, residence and description.)

Defendant.

I, A. B—, (name, residence and description) being duly sworn, depose and say:

1. I am the Plaintiff in this cause (or one of the Plaintiffs,) (or the clerk, or the agent of the Plaintiff in this cause, duly authorised for the purposes hereof.)

2. The Defendant is a trader,) and is indebted to the Plaintiff in the sum of dollars currency for, (state concisely

and clearly the nature of the debt.)

3. To the best of my knowledge and belief the defendant is insolvent within the meaning of the insolvent Act of 1863, and my belief is founded upon the following facts (state concisely the facts which are believed to establish the insolvency of the debtor.

4. To the best of my knowledge and belief the defendant has rendered hinself liable to have his estate placed in compulsory liquidation under the above mentioned Act: and my reasons for so believing are as follows: (state concisely the facts relied upon as rendering the estate of the insolvent liable to be placed in compulsory liquidation.)

And I have signed; (or I declare that I cannot sign.)

Sworn before me at

this day of

186

and if the deponent cannot sign, add—' the foregoing affidavit having been first read over by me to the deponent.